

Applicant

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Masanori Ogawa et al.

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Richard F. Jaworski Reg. No. 33,515

January 16, 2007

COOPER & DUNHAM LLP 1185 Avenue of the Americas New York, New York 10036 (212) 278-0400

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COMMUNICATION RE TRANSLATION OF THE INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

Sir:

We are submitting herewith a copy of the Notification of Transmittal of Copies of translation of the International Preliminary Report on Patentability (Chapter 1 Or Chapter II of The Patent Cooperation Treaty) (Form PCT/IB/338), along with English Translation of the International Preliminary Report on Patentability (Form PCT/IPEA/409).

Respectfully submitted,

Richard F. Jaworski

Reg. No. 33,515 Attorney for Applicants

Cooper & Dunham LLP

(212) 278-0400

PATENT COOPERATION TREATY

To:

From the INTERNATIONAL BUREAU

PCT

NOTIFICATION OF TRANSMITTAL
OF COPIES OF TRANSLATION
OF THE INTERNATIONAL PRELIMINARY REPORT
ON PATENTABILITY
(CHAPTER I OR CHAPTER II
OF THE PATENT COOPERATION TREATY)

(PCT Rules 44bis.3(c) and 72.2)

USAMI, Tadao
32-102, Tsukimigaoka
Yatomi-cho, Mizuho-ku

Nagoya-shi, Aichi 4670035 JAPON

Date of mailing (day/month/year) 31 August 2006 (31.08.2006)	
Applicant's or agent's file reference NOPCT-38	IMPORTANT NOTIFICATION
International application No. PCT/JP2004/017851	International filing date (day/month/year) 01 December 2004 (01.12.2004)
Applicant NAGOYA C	DILCHEMICAL CO., LTD. et al

l.	Transmittal	of the	translation	to	the applicant.
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The International Bureau transmits herewith a copy of the English translation of the international preliminary repatentability (Chapter I).	port on
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The International Bureau transmits herewith a copy of the English translation of the international preliminary report on patentability (Chapter II).

2. Transmittal of the copy of the translation to the designated or elected Offices.

The International Bureau notifies the applicant that copies of that translation have been transmitted to the following designated or elected Offices requiring such translation:

EP, KR

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3. Reminder regarding translation into (one of) the official language(s) of the elected Office(s).

The applicant is reminded that, where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability (Chapter II).

It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned within the applicable time limit (Rule 74.1). See Volume II of the PCT Applicant's Guide for further details.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Masashi Honda

Facsimile No. +41 22 338 82 70

Facsimile No. +41 22 338 82 70

PATENT COOPERATION TREATY

TRANSLATION INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

A 11	4 4 6) 6			
	ant's or agent's file reference PCT-38	FOR FURTHER	ACTION	See Form PCT/IPEA/416
Internat	tional application No.	International filing	date (day/month/year)	Priority date (day/month/year)
PCT	JP2004/0178	51 01.12.20	04	08.12.2003
Internat	ional Patent Classification	(IPC) or national classification ar	nd IPC	
D04	н3/10 (2006.	01), D04H3/16(2		•
Applica NAG		CAL CO., LTD.		
1.	This report is the international under Article 35 and trans	ntional preliminary examination smitted to the applicant according	report, established by this g to Article 36.	International Preliminary Examining Authority
2.	This REPORT consists of	fatotal of 8	sheets, includi	ng this cover sheet.
3.	This report is also accomp	panied by ANNEXES, comprisin		
	a (sent to the or	oplicant and to the International	7	
	an and the tree ap			sheets, as follows: amended and are the basis for this report and/or
	sheets of Instructi	ontaining rectifications authorize	d by this Authority (see R	ule 70.16 and Section 607 of the Administrative
	sheets w the disc Box.	which supersede earlier sheets, but losure in the international application	at which this Authority co cation as filed, as indicate	nsiders contain an amendment that goes beyond d in item 4 of Box No. I and the Supplemental
	 1			
	b (sent to the ln	ternational Bureau only) a total (of (indicate type and numb	er of electronic carrier(s))
•				, containing a sequence listing and/or tables
		in computer readable form only, he Administrative Instructions).	, as indicated in the Suppl	emental Box Relating to Sequence Listing (see
4.	This report contains indic	ations relating to the following it	ems:	
	Box No. I	Basis of the report		
	Box No. II	Priority		
	Box No. III	Non-establishment of opinion wi	ith regard to novelty, inver	ntive step and industrial applicability
	Box No. IV	Lack of unity of invention		•
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
	Box No. VI	Certain documents cited		
	Box No. VII	Certain defects in the internation	al application	
	Box No. VIII Certain observations on the international application			
Date of	submission of the demand		Date of completion of the	his report
			Date of completion of the	instepoli
Name as	nd mailing address of the IF	PEA/JP	Authorized officer	
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International application No.

PCT/JP2004/017851

Bo	No. I	Basis of the report					
1.	With	h regard to the language, this report is based on the internati cated under this item.	onal application in the language in which i	t was filed, unless otherwise			
	This report is based on translations from the original language into the following language which is the language of a translation furnished for the purposes of:						
		international search (Rule 12.3 and 23.1(b))	international search (Rule 12.3 and 23.1(b))				
		publication of the international application (Rule 12.	4)				
ĺ		international preliminary examination (Rule 55.2 and	, , , , , , , , , , , , , , , , , , ,				
2.	rece	h regard to the elements of the international application, thi viving Office in response to an invitation under Article 14 a report):	s report is based on (replacement sheets we were referred to in this report as "originall"	hich have been furnished to the y filed" and are not annexed to			
		the international application as originally filed/furnished					
	\boxtimes	the description:					
		pages 1-15		as originally filed/furnished			
		pages*	received by this Authority on				
		pages*	received by this Authority on				
	\boxtimes	the claims:					
		nos. 1,3,4		as originally filed/furnished			
		nos.*		ny statement) under Article 19			
		nos.*		ny statementy dilater Patricie 19			
		nos.*					
	\square	the drawings:					
		sheets fig. 1-3					
				as originally filed/furnished			
		sheets*	<u> </u>				
	\Box	sheets*	received by this Authority on				
		a sequence listing and/or any related table(s) - see Suppler	nental Box Relating to Sequence Listing.	•			
3.	M	The amendments have resulted in the cancellation of:					
		the description, pages	·				
		the claims, nos. 2					
		the drawings, sheets/figs					
		the sequence listing (specify):					
		any table(s) related to sequence listing (specify):		·			
4.	\boxtimes	This report has been established as if (some of) the amen they have been considered to go beyond the disclosure as f	dments annexed to this report and listed billed, as indicated in the Supplemental Box	below had not been made, since (Rule 70.2(c)).			
		the description, pages 1					
		the claims, nos. 1,3,4	71-				
		the drawings, sheets/figs					
		the sequence listing (specify):					
	any table(s) related to sequence listing (specify):						
*	If ite	m 4 applies, some or all of those sheets may be marked "sup					

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Bo	x No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement	
1.	Statement	
	Novelty (N) Claims 3	YES
	Claims 1, 4	_ NO
	Inventive step (IS) Claims	YES
	Claims 1, 3, 4	
	Industrial applicability (IA) Claims 1, 3, 4	
	Claims	_ NO
2.	Citations and explanations (Rule 70.7)	
	Document 1: JP 4-222265 A (Asahi Chemical Industry Co.,	
	Ltd.), 12 August 1992, claims; paragraphs [0001] and [0020]; and the examples	
	Document 2: JP 11-335955 A (Toray Industries, Inc.), 07	
	December 1999, claims; paragraphs [0019],	
	[0022] and [0044]; and the examples	
	Document 3: JP 9-25469 A (Nagoya Oil Chemical Co., Ltd.), 28 January 1997, claims and paragraphs	
	[0002] and [0035]	
	Claim 1	٠.
	Documents 1 and 2	
	(1) Document 1 discloses a nonwoven fabric obtained by	
	forming a plurality of holes in a piece of long-fiber	
	nonwoven fabric by means projections with a diameter of	
	0.05 to 5.00 mm (the claims), and goes on to indicate	
	that the long-fiber nonwoven fabric is a spun-bonded	
	nonwoven fabric (the examples). Therein, document 1 also	
	indicates that the nonwoven fabric obtained in this	
	manner exhibits superior bulk characteristics, superior	
	flexibility characteristics, and superior tenacity and	
	elongation characteristics (paragraph [0020] and the	

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

examples).

The description of the present application presents examples wherein the holes were formed by means of needles with a maximum thickness of 1 mm, while the invention disclosed in document 1 comprises holes that were formed by means of needles with a diameter of 0.05 to 5.00 mm, as is indicated above; therefore, the invention set forth in claim 1 and the invention disclosed in document 1 can be considered to have holes of similar sizes.

Furthermore, the invention disclosed in document 1 exhibits superior bulk characteristics, superior flexibility characteristics, and superior tenacity and elongation characteristics, as is indicated above; therefore, given the configuration and the characteristics of the invention in question, it is thought that said invention will also exhibit superior elastic constriction characteristics.

Such being the case, the configuration of the invention set forth in claim 1 of the present application is substantially the same as the configuration of the invention disclosed in document 1.

Consequently, the invention set forth in claim 1 lacks novelty and does not involve an inventive step.

(2) Document 2 discloses a nonwoven fabric obtained by subjecting a spun-bonded nonwoven fiber to a needle punching process (the claims and the examples), and further indicates that the abovementioned nonwoven fabric exhibits superior elastic constriction characteristics (paragraphs [0019] and [0044]).

Given the conventional meaning of the term "needle

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punch," the needle punching process in the invention set forth in claim 1 of the present application can be said to be similar to the needle punching process in the invention disclosed in document 2. Furthermore, the needle punching process employs needles, and thus nonwoven fabrics that have been subjected to a needle punching process can be considered to have holes. Therefore, the nonwoven fabric disclosed in document 2 can be considered to have holes.

Such being the case, the configuration of the invention set forth in claim 1 of the present application is substantially the same as the configuration of the invention disclosed in document 2.

Consequently, the invention set forth in claim 1 lacks novelty and does not involve an inventive step.

Claim 3

Documents 1 to 3

(1) Document 1 indicates that the nonwoven fabric disclosed therein is used as an interior finishing material (paragraph [0001]), but does not mention impregnating said nonwoven fabric with a thermosetting resin. However, nonwoven fabrics impregnated with a thermosetting resin are well known, as disclosed in document 3 (the claims and paragraphs [0002] and [0035]), and document 3 also indicates that nonwoven fabrics impregnated with a thermosetting resin are useful as interior finishing materials. Therefore, it would have been easy for a person skilled in the art to conceive of applying the technical feature disclosed in document 3 in the invention disclosed in document 1 and impregnating

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Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

the nonwoven fabric disclosed therein with a thermosetting resin; furthermore, the effects that result therefrom cannot be said to be significant.

Consequently, the invention set forth in claim 3 does not involve an inventive step.

(2) Document 2 indicates that the nonwoven fabric from the invention disclosed therein is used as a vehicle finishing material or a carpet, etc. (the claims and paragraph [0044]), and also indicates that said nonwoven fabric has been impregnated with a synthetic resin (paragraph [0022]); however, document 2 does not mention impregnating the nonwoven fabric with a thermosetting resin. On the other hand, nonwoven fabrics impregnated with a thermosetting resin are well known, as disclosed in document 3 (the claims and paragraphs [0002] and [0035]), and document 3 also indicates that nonwoven fabrics impregnated with a thermosetting resin are useful as interior finishing materials or flooring materials for vehicles. Therefore, it would have been easy for a person skilled in the art to conceive of applying the technical feature disclosed in document 3 in the invention disclosed in document 2 and impregnating the nonwoven fabric disclosed therein with a thermosetting resin; furthermore, the effects that result therefrom cannot be said to be significant.

Consequently, the invention set forth in claim 3 does not involve an inventive step.

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Box No. V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Claim 4

Documents 1 and 2

Document 1 (paragraph [0001]) and document 2 (the claims and paragraph [0044]) both indicate that the nonwoven fabrics disclosed therein can be used as interior finishing materials or as flooring materials, and in the pertinent technical field it is considered to be common practice to attach a nonwoven fabric that is used as an interior finishing material or the like to the surface of a base material in the form of a surface material. Such being the case, documents 1 and 2 can be considered to substantially disclose the feature of attaching the inventions disclosed therein to the surface of a base material in the form of a surface material, even though the documents in question do not explicitly mention the feature in question.

Consequently, the invention set forth in claim 4 lacks novelty and does not involve an inventive step.

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:

Box I.4

(1) The Description

The amendments that add the phrase "the nonwoven fabric impregnated with a synthetic resin is provided with a number of holes by means of a needle punch" to the disclosures in the description go beyond the scope of the disclosures in the international application as originally filed.

(2) The Claims

The amendments that add the phrase "the nonwoven fabric impregnated with a synthetic resin is provided with a number of holes by means of a needle punch" to the disclosures in claim 1 and claims 3 and 4, which cite claim 1, go beyond the scope of the disclosures in the international application as originally filed.